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SEVENTH: That your Complainant and her attorneys have made reasonable efforst to asertain all of the heirs, devisees, personal representatives, descendants or successors in interest of the said Philip C. Fisher, John H. Fisher, Jane E. Fisher, Oscar W. Fisher, Charles W. Fisher, and Albert P. Fisher, and have setforth as Defendants the known heirs which the Complainant and her attorneys have discovered.

EIGHTH: That the above matter constitutes a cloud upon the title of your Complainant and although your Complainant claims to hold a valid fee simple title, the same cannot be established of record without the removal of the aforesaid cloud upon the title of your Complainant, that your Complainant has no adequate remedy at law.

TO THE END, THEREFORE:

- 1. That your Honorable Court may take jurisdiction of the premises and enter a decree quieting title to the real estate mentioned and described in this Bill of Complaint and remove the cloud from this title thereof.
- 2. That this Court shall declare that your Complainant has a good and marketable, fee simple title to the property described in the Bill of Complaint and may sell, convey, or otherwise deal with such property without regard to the claims of Mary E. Miller, John H. Fisher, Lloyd Fisher and Maynard Fisher, and the unknown heirs, devisees, personal representatives, descendants, or successors in interest of Philip C. Fisher, John H. Fisher, Jane E. Fisher, Oscar W. Fisher, Charles W. Fisher, Keefer I. Fisher and Albert P. Fisher, deceased.

GASTLEY & STILLRICH
ATTORNEYS AT LAW
FREDERICK, MARYLAND